

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

HAUNTEDPROPS.COM CORP.,

Plaintiff,

v.

HAUNTPROPS, LLC, ERIK SAYTENGA, S&J  
HAUNTED PRODUCTIONS LLC, and  
STEVEN REEVES,

Defendants.

Case No. 23-CV-6217 (JMA)(LGD)

**STIPULATION AND [PROPOSED]  
ORDER TO EXTEND TIME TO  
RESPOND TO COMPLAINT**

**IT IS HEREBY STIPULATED BY AND AMONG** Plaintiff HAUNTEDPROPS.COM CORP. and Defendants S&J HAUNTED PRODUCTIONS LLC, and STEVEN REEVES (the “S&J Defendants”), that through their respective counsel of record, that the Court may make and enter an Order extending the time of the S&J Defendants to answer or otherwise move with reference to Plaintiff’s Complaint up to and including September 28, 2023. This is the second extension granted to the S&J Defendants and has been agreed-upon by the undersigned attorneys because counsel for the S&J Defendants is having an unexpected family emergency. This Stipulation will not affect the Court’s schedule for this case.

Dated: New York, New York  
September 13, 2023

Respectfully submitted,

**THE LAW OFFICES OF  
NEAL BRICKMAN, P.C.**

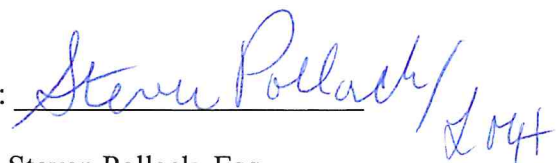
**POLLACK LAW, P.C.**



By: \_\_\_\_\_

Laura-Michelle Horgan, Esq.

By: \_\_\_\_\_



Steven Pollack, Esq.

(with permission  
via email)

420 Lexington Avenue, Suite 2811  
New York, NY 10170  
Tel. (212) 687-6262  
[lm.horgan@brickmanlaw.com](mailto:lm.horgan@brickmanlaw.com)

*Attorneys for Defendants  
S&J Haunted Productions  
LLC and Steven Reeves*

225 Broadway, Suite 850  
New York, NY 10007  
Tel. (212) 765-5225  
[steve@stevepollacklaw.com](mailto:steve@stevepollacklaw.com)

*Attorneys for Plaintiff  
HauntedProps.com Corp.*

So Ordered:

---